

1	VERONICA A.F. NEBB	
	City Attorney, SBN 140001	
2	BY: HAMPTON A. JACKSON	
3	sistant City Attorney, SBN 326209 TY OF VALLEJO, City Hall	
4	555 Santa Clara Street, 3 rd Floor	
4	Vallejo, CA 94590	
5	Tel: (707) 648-4545	
6	Fax: (707) 648-4687	
	Email: <u>hampton.jackson@cityofvallejo.net</u>	
7	Attornava for Defendants CITY OF VALLEIO	
8	Attorneys for Defendants CITY OF VALLEJO, ERRONEOUSLY NAMED AS VALLEJO POLICE DEPARTMENT	
9		CEICE BEITHCHIEN
9		
10		
11	UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF CALIFORNIA	
	FOR THE EASTERN I	DISTRICT OF CALIFORNIA
12		
13	EVELYN DAVIS ALFRED,	Case No. 2:24-cv-02993-DJC-AC
14	Plaintiff,	DEFENDANT CITY OF VALLEJO'S
15		STATUS REPORT
16	VS.	
	CITY OF VALLEJO, et al.,	
17		
18	Defendants.	
19		
20		
21		
22		
23		
24		
25		
26		
27		
28		

Case 2:24-cv-02993-DJC-AC Document 6 Filed 11/01/24 Page 2 of 2

The Court issued the November 1, 2024 order (Docket No. 5) requiring the Defendants in 1 the above-captioned case to inform the Court whether certain events occurred. 2 **Defendant City of Vallejo responds as follows:** 3 The City is specially appearing in this matter to comply with the Court's order. The City 4 has not been formally served in this matter. 5 City's Response to Evelyn Davis Alfred's Request for a Reasonable Accommodation 6 The City received Evelyn Davis Alfred's request for a reasonable accommodation on 7 October 30, 2024. On October 31, 2024, Natalie Peterson (Assistant to the City Manager) called 8 and left a message informing Ms. Alfred that the City had granted her request, and that the City 9 would delay the removal of her encampment until December 2, 2024. The message was left on the 10 number that Ms. Alfred provided on her reasonable accommodation form. 11 On November 1, 2024 at approximately 9:15 a.m., Natalie Peterson spoke with Ms. Alfred 12 at her campsite on or near 710 Mare Island Way, Vallejo, California; and informed her that the 13 City would delay removal of her encampment until December 2, 2024. Ms. Peterson also informed 14 Ms. Alfred that the City would provide a future notice, prior to the December 2, 2024 removal 15 date. 16 17 DATED: November 1, 2024 Respectfully submitted, 18 19 /s/ Hampton A. Jackson 20 HAMPTON A. JACKSON Assistant City Attorney 21 City of Vallejo 22 23 24 25 26

27

28